

M/D 1

IN THE UNITED STATES DISTRICT COURT FOR  
THE MIDDLE DISTRICT OF ALABAMA

2008 JAN 23 A 9:40

William Lanier Ellis  
Full name and prison name of  
Plaintiff(s)

ROA P. HACKETT, CL.  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA.

v.

Tommy Basweel  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

CIVIL ACTION NO. 3:08CV55-WKW  
(To be supplied by Clerk of U.S. District  
Court)

Name of person(s) who violated your  
constitutional rights. (List the names  
of all the person.)

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES ☒ No ☐
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES ☒ NO ☐
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) ~~Dr. Spudwarr~~ <sup>Strike</sup> William L Ellis

Defendant(s) Dr. Spudwarr, Tina Riley, Pelprey, Danny Bussey, Soetta Holland

2. Court (if federal court, name the district; if state court, name the county),  
US Middle District Court of Alabama, Eastern Division  
Russell County.

3. Docket number \_\_\_\_\_
4. Name of judge to whom case was assigned Susan Russ Walker
5. Disposition (for example: was the case dismissed? Was it appealed? Is it still pending?) still pending
6. Approximate date of filing lawsuit 10/16/07
7. Approximate date of disposition Unknown

II. PLACE OF PRESENT CONFINEMENT Prentiss L Griffith Detention facility

PLACE OR INSTITUTION WHERE INCIDENT OCCURRED Prentiss L Griffith Detention facility

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

	NAME	ADDRESS
1.	<u>Tommy Boswell</u>	<u>307 Prentiss Dr. Phenix City AL 36868</u>
2.	_____	_____
3.	_____	_____
4.	_____	_____
5.	_____	_____
6.	_____	_____

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED 3-9-07 to and including 11-20-07

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: allowing the medical staff to Contort, the available and practical remedies available to my health and mental health. Neglect for dental and optical.

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

Violation of the Community Corrections ACT and punishment act  
 Title 15, Chapter 18 Article 9 Code of Alabama 1975, ACT No. 2003-353. Effective  
 7-30-03. this act ensures accountability to encourage Growth of local Community  
Corrections. Governor Bob Rileys staff implemented this act to help those in need.  
working with the Dept of mental health. Violation of the 8<sup>th</sup> Amendment

GROUND TWO: Cruel and unusual punishment, No recreation time  
is allowed

SUPPORTING FACTS: I've been incarcerated for almost 11 months and  
have not been allowed to go outside to exercise or get fresh air  
for over 330 days.

GROUND THREE: Dental neglect, I came to this facility with no  
dental problems. Now I have at least 4 surface Cavities from no flossing

SUPPORTING FACTS: I was admitted with no damage to my adult  
permanent teeth now my teeth are ruined from no flossing. they are  
only surface Cavities and will get worse. My permanent teeth are  
ruined forever.

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.  
MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

*I would like this Court to make the defendant address these claims address my pain issues as a serious medical problem. Compensate me for the suffering and pain I've had to endure. Repair my teeth not pull them and address my optical needs. Plus provide provisions and recreation time that they be reported to the Board of adjustments, office for Civil rights, and Dept. of Corrections*

*William L Ellis Jr*  
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 1-20-08  
(Date)

*William L Ellis Jr*  
Signature of plaintiff(s)

## GROUND ONE

## RECEIVED FACTS

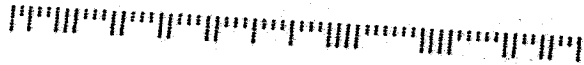
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Tommy Baswell is the Contractor of the medical Doctor on staff. Therefore he is responsible for his "Sub Contract" to this facility. His Sub Contracted Physician to this facility has made me suffer long and hard.

I have been suffering from chronic pain medication by Dr. Warr. Due to policy. Fact is it is written no where its not a state law nor is it prohibitive otherwise. Furthermore Tommy Baswell promotes such activity. Concluding it can only be Tommy Baswells policy that Dictates medical.

I'm in need of intensive mental health therapy and only a minute effort is put to aid for mental health. The Jail Doctor even Dictates what medications im allowed to receive from another Dr.

Upon entering the facility, the Plaintiff indicated on the "intake medical assessment sheet", that he did in fact wear prescription eye glasses. To date im still in need of glasses.

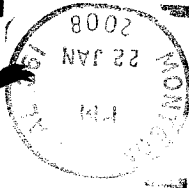


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P.O. Box 711 Montgomery AL 36101

Office of the Clerk

USA 41



36868  
P.O. Box 640  
Russell County Jail  
Phenix City AL